

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington D.C. 20554

Annual 47 C.F.R. 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2011

Date Filed: January 11, 2011

Name of company covered by this certification: Bettles Telephone, Inc

Form 499 filer ID: 804804

Name of Signatory: Michael Garrett

Title of Signatory: Executive Vice President

I, Michael Garrett, Executive Vice President of Bettles Telephone Inc. ("BTI"), certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules.

Included with this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001et seq. of the Commission's rules.

BTI has not taken any actions against data brokers in the past year nor has BTI received any customer complaints related to unauthorized access to CPNI, or unauthorized disclosure of CPNI.

Sincerely,

Michael Garrett d

Executive Vice President

Bettles Telephone Company, Inc.

(800) 982-0136 X160

mike.g@aptalaska.com



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Bettles Telephone, Inc. (Filer ID 804804) CPNI Operating Statement

As shown in the attached CPNI company policy, Bettles Telephone Inc. ("BTI"), a subsidiary of Alaska Power & Telephone ("AP&T"), does not use customer CPNI in marketing campaigns and no AP&T employee/owner is authorized to sell or distribute CPNI data. At this time, BTI does not offer on-line access to customer account information.

Employees have received and will continue to receive training in the handling of CPNI. All employees have received a copy of the attached CPNI policy. Employees are instructed to report any suspected CPNI violations to the corporate office which will then proceed with FCC reporting regulations.

Sincerely,

Michael Garrett

Executive Vice President

Bettles Telephone Company, Inc.

(800) 982-0136 X160

mike.g@aptalaska.com

ALASKA TELEPHONE COMPANY BETTLES TELEPHONE, INC. NORTH COUNTRY TELEPHONE, INC.

AP&T WIRELESS, INC. AP&T LONG DISTANCE, INC.

(COLLECTIVELY REFERRED TO AS AP&T)

Subject: CPNI	Class: Customer	Service	Number: CS-01-001
Customer Proprietary Network Information			
	() Complete Revision (X) Partial Revision () New	Supersedes: Any previous practice	Page:

Purpose:

To document the policy and procedures for handling Customer Proprietary Network Information (CPNI) in accordance with the Federal Communications (FCC) rules.

CPNI Definition:

CPNI is information that relates to the quantity, technical configuration, type, destination, location, and amount of use of a telecommunications service subscribed to by any customer of a telecommunications carrier and that is made available to the carrier by the customer solely by virtue of the carrier-customer relationship.

Information contained in the bills pertaining to telephone exchange service or telephone toll service.

Information such as the phone numbers called by a consumer, the frequency, duration, and timing of such calls.

Services purchased by the consumer, such as call waiting.

Statement of Policy:

AP&T will not use customer CPNI data for marketing purposes and no AP&T employee/owner is authorized to sell or distribute CPNI data. AP&T employees will not release CPNI detail information during customer-initiated telephone contact without first establishing the identity of the caller by use of one of the approved FCC methods listed under the procedures below. Violation of these rules will bring strict disciplinary action as set forth in the AP&T Employee Manual.

10/29/2007 10/29/2007 Executive Vice President: Michael Janet

ALASKA TELEPHONE COMPANY BETTLES TELEPHONE, INC. NORTH COUNTRY TELEPHONE, INC. (COLLECTIVELY REFERRED TO AS AP&T)

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Practice:				****
Responsibility	Action			
	during customer-init the absence of a pre- procedures may be u requested CPNI dat * The customer re the address of re * The AP&T emp the telephone m detail informatio * The customer m valid photo ID a information.	quested CPNI data may be ma cord. loyee may call the customer b umber on record and disclose t	CC rules, in owing y or release illed to ack at the call with a nested	

Issue Date: Effective Date: Approved by: 10/29/2007 Executive Vice President:	chul Lanett
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